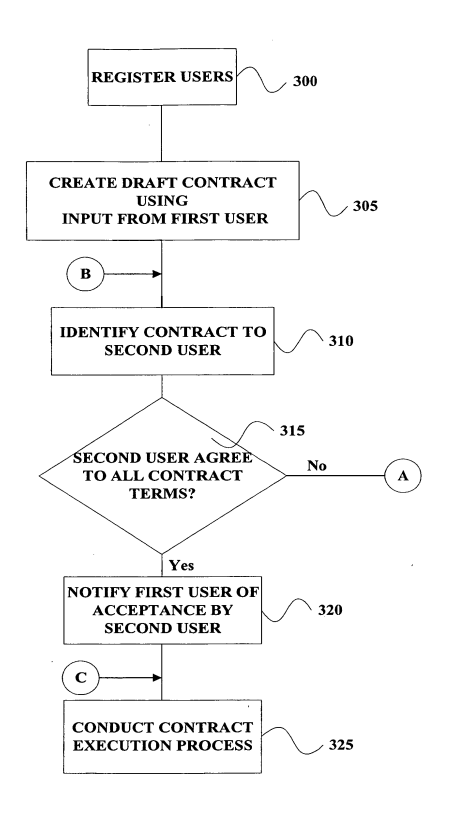


FIG. 2



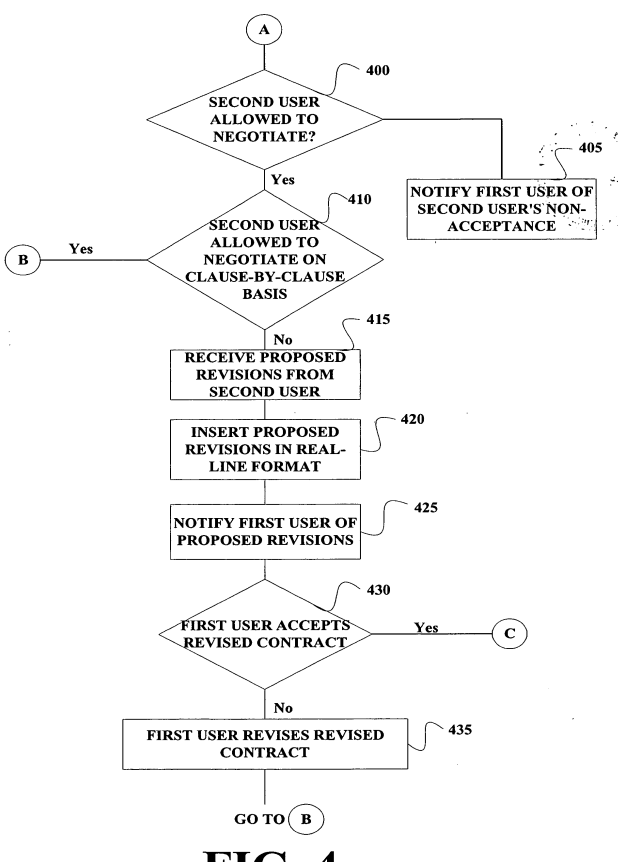
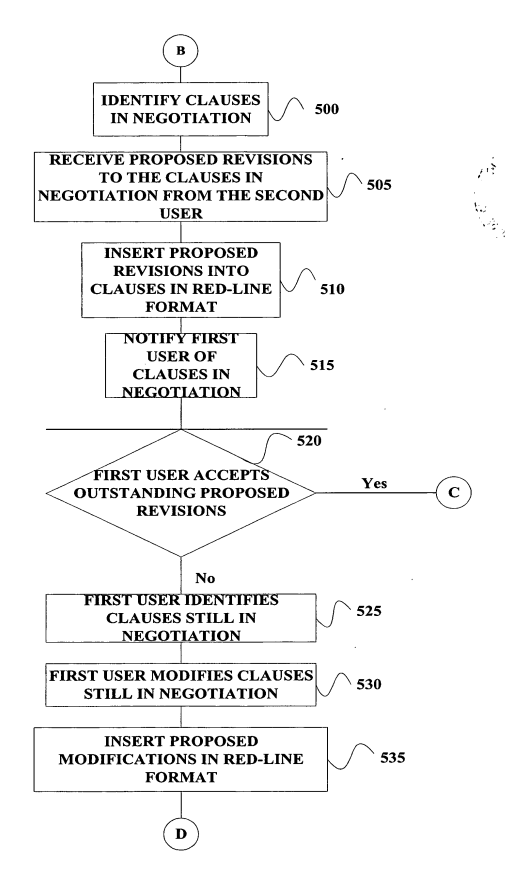
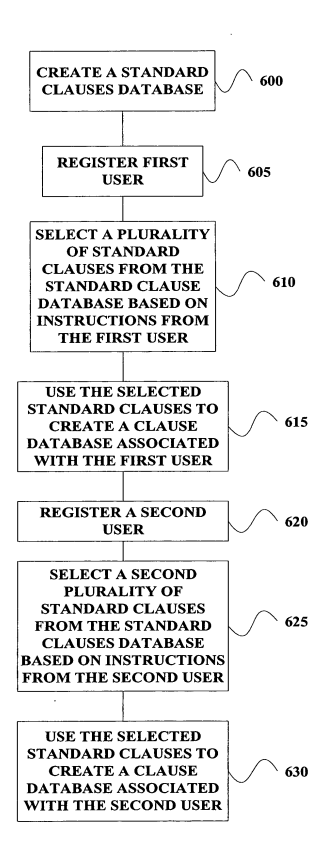
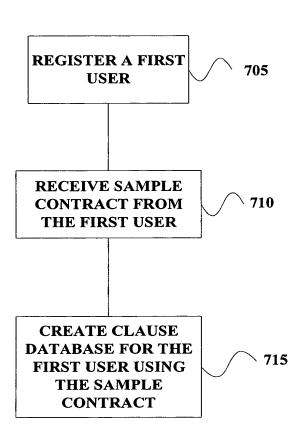


FIG. 4







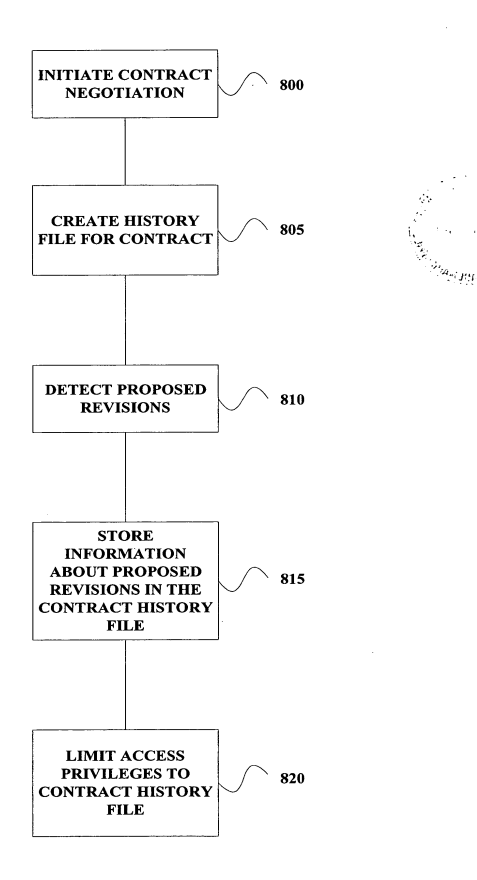
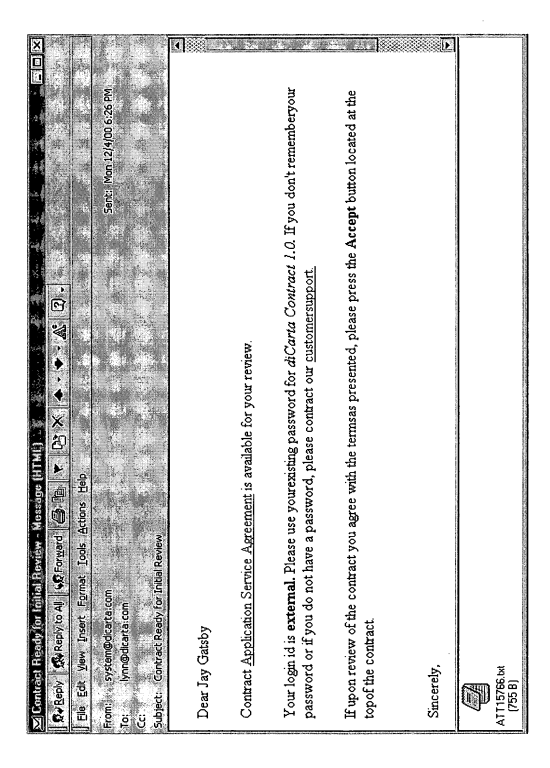


Fig. 9

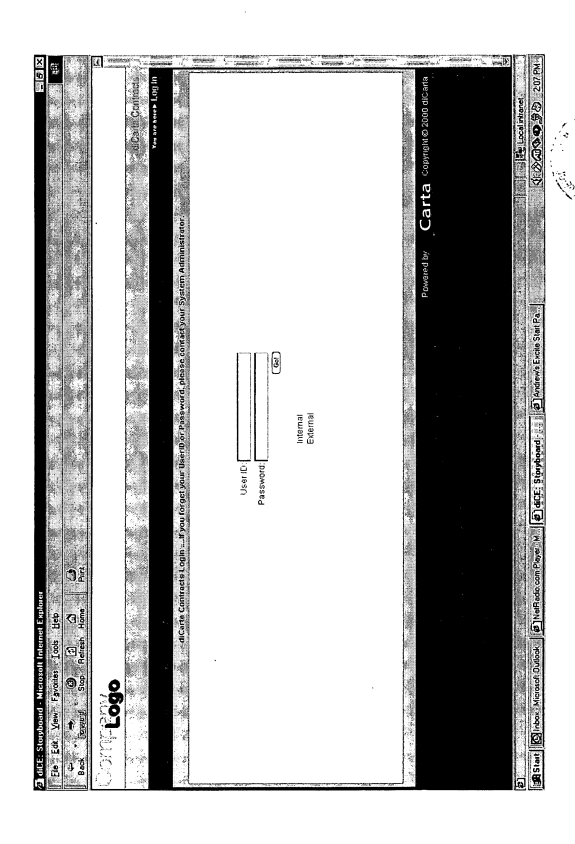
· with Combacts				ter t	ind ide	91y 0		a u	
ren View Contract Template: Application Service Agreement	Application Service Agreement	This Application Service Agreement (the "Agreement") is entered into as of	106	ormation"	means the terms of this Agreement and (a) with respect to information of diCarta, all Software and Service listings, documentation, information, data, drawings, benchmark tests, specifications, trade secrets, source code relating to the Software and Service, and any other information supplied to Licensee by diCarta, provided the foregoing (other than source code) are either (i) conspicuously marked as confidential at the time of disclosure or (ii) are identified by diCarta as confidential at the	time of disclosure, and (b) with respect to information of Licensee, all confidential and/or proprietary business information of Licensee supplied or made available by Licensee to diCarta, provided the foregoing are either (i) conspicuously marked as confidential at the time of disclosure or (ii) are identified by Licensee as confidential at the time of disclosure	_	shall mean the description of the Service and the Sottware provided to Licensee.	
Eles Edit Vew Favories Took Heb	.t.	This Application Servic (the "Effective Date") by Street, Redwood City, C business at	2. Definitions	3. "Confidential Information"	means the terms of this Service listings, docume secrets, source code rel Licensee by diCarta, pro marked as confidential a	time of disclosure, and (I business information of I foregoing are either (I) c identified by Licensee a	4. "Documentation"	shall mean the descript	5 "Domain Name"
Elle) Edit Vew F									

6	
~	

Name Scott Marin	proprietary business information of Lice marked as confidential at the time of dis	proprietary business information of Licensee supplied or made available by Licensee to dicarta, provided the foregoing are either (i) conspicuously marked as confiderilial at the time of disclosure or (ii) are identified by Licensee as confidential at the trne of disclosure.
Name : Scott Martin Title : CEO Address : 600 Allerton Street Second Floor Title : Fedwood City Name : Fedwood City Address : Address : San or Tax ID : Submit & Cont San or Tax ID : Powered by	DICARTA, INC.	».
Title : CEO Address : 600 Allerton Street Second Floor By Name : Redwood City Title : E-mail : F-mail : F-ma		Name :
Address: 600 Allerton Street Second Floor By. Name Title Title E-mail Address: SSN or Tax ID: SSN or Tax ID: SSN or Tax ID: Powered by		
By: Name : Redwood City Title : E-mail : Address : Esmail : SSN or Tax ID : State I		
By: Name : Tritle : E-mail : Address : SsN or Tax ID : SsN or		Second Floor
Dame		
Name : Tritle :	LICENSEE	æ
Title E-mail Address SSN or Tax ID: Save As		
E-mail : Address : SSN or Tax ID : Swe braft Powered 3y		THE
Address : SSN or Tax ID : Save As J. Save Draft Powered 3y		E-mail
SSN oi Tax iD : Save Dieft Powered 33		Address :
SSN ot Tax iD: Save As	•	
SSN or Tax iD: Save Dreft Save As Save Dreft Powered 3y		
Save As Save Draft Save Control Sy		SSN 01 Tax ID :
Save As Save Dieft Powerted by		
		Save As







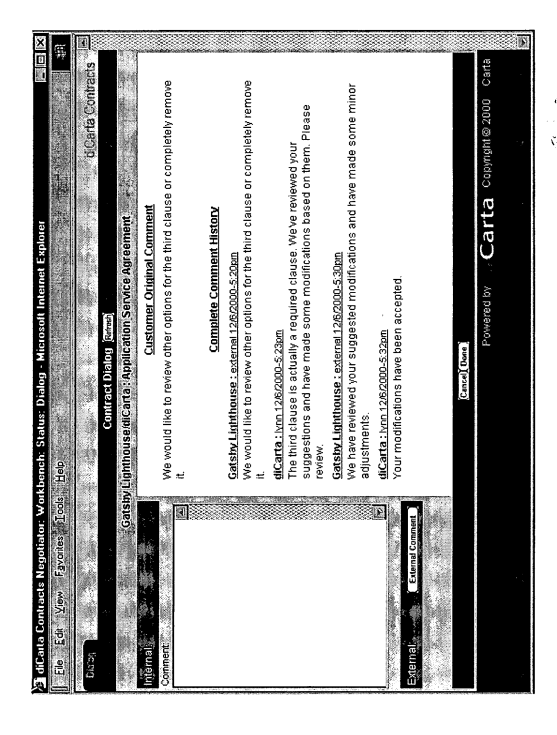
ruprer ereseante

Contract Status जिल्हा Contract Status जिल्हा Gatsby Lighthouse dicaria : Application Service Agreement	diCarta-Combact
Edding PDF Vent Accept On	cept Declina Revise
1 This Application Service Agreement (the "Agreement") is entered into as of Dec 12, 2000 12:00:00 AM (the "Effective Date") by and between diCarta, Inc., with its principal place of business at 600 Allerton Street, Redwood City, CA 94063 ("diCarta"), and Gatsby Lighthouse with its principal place of business at 252 Everett Street Palo Alto CA 94301 ("Licensee").	2000 12:00:00 AM (the "Effective Date") by and between diCarta, Inc., with arta",, and Galsby Lighthouse with its principal place of business at 252 top
2 Definitions	qof
3 "Confidential Information" means the terms of this Agreement and (a) with respect to information of diCarta, all Software and Service listings, documentation, information, data, drawings, benchmark tests, specifications, trade secrets, source code relating to the Software and Service, and any other information supplied to Licensee by diCarta, provided the foregoing (other than source code) are either (i) conspicuously marked as confidential at the time of disclosure, and (b) with respect to information of Licensee, all confidential and/or proprietary business information of Licensee supplied or made available by Licensee to diSclosure, provided the foregoing are either (i) conspicuously marked as confidential at the time of disclosure or (ii) are identified by Licensee as confidential at the time of disclosure.	I Software and Service listings, documentation, information, data, e Software and Service, and any other information supplied to Licensee isly marked as confidential at the time of disclosure or (ii) are identified on of Licensee, all confidential and/or proprietary business information of are either (i), conspicuously marked as confidential at the time of
4 "Documentation" shall mean the description of the Service and the Software provided to Licensee.	qof
5 "Domain Name" means the domain name specified in Exhibit A.	got
6 "Environment" means the application specified by Licensee in Exhibit A.	fop
7 "Licensee Content" means any content or information in any medium, provided by Licensee to diCarta, as part of the Service or on the Service Pages, including without limitation any content specified in Exhibit A.	as part of the Service or on the Service Pages, including without top
8 "Licensee Data" means the business information and data which Licensee processes using the Service and the Software. 1.7 "Licensee Marks" means all Licensee domain names, trademarks and logos reasonably necessary or destrable for diCarta to perform under this Agreement.	rvice and the Software. 1.7 "Licensee Marks" means all Licensee ta lo perforn under this Agreement.

run Turucuszon Fig. 14

Œ	1		g i											Z.					(a) - 7 ×	//E								
· 一定 :	di Catta Contracts	Cuttrack Status Retnet) and Japon Joonalood)	Duky PDF Accept		Disabog Accept	This Application Service Agreement (the "Agreement") is entered into as of Dec 12, 2000 12:00:00 AM (the "Effective	Date") by and between diCarta, Inc., with its principal place of business at 600 Allerton Street, Redwood City, CA 94063 ("diCarta"), and Galsby Lighthouse with its principal place of business at 252 Everett Street Palo Alto CA 94301	("Licensee").	2 Doffastions	Community Assept	dol		igi Tigar	washe the forms of this Auroamant and (2) with respect to information of all and and Sandes listings	inearis de terris de uns Agreement and (a) with respect to montrander of decarda, an Souware and Service namings, decomentation, information, data, drawings, benchmark tests, specifications, trade secrets, source code relating to the	Software and Service, and any other information supplied to Licensee by diCarta, provided the foregoing (other than	source code) are either (f) conspicuously marked as confidential at the time of disclosure or (ii) are identified by	dicarta as confidential at the time of disclosure, and (b) with respect to information of Licensee, all confidential and/or proprietary business information of Licensee supplied or made available by Licensee to dicarda provided the formation and include the confidence of the confid	foregoing are either (i) conspicuously marked as comidential arthe time of disclosule or (ii) are identified by Licensee as confidential at the time of disclosure.	4 "Documentation"	Olabog Arconi	shall mean the description of the Service and the Software provided to Licensee.		5 "Dornain Name"	means the domain name specified in Exhibit A.	6 "Erwironment"	Dieksg Accept	means the application specified by Licensee in Exhibit A.
Jedi spol				Legeno	0 0) 0	9	0	• (•	•	9	0	•	o •	•	Ø		Legend					al Status			
Ele Edt View Favories	Compare Status View			0141	2 Facilities	3 "Confidential I	4 "Documentation"	5 "Domain Name"	6 "Environment"	7 Licensee Conte 8 "Licensee Deta"	() "Page Templates	10 "Service Pages"	11 "Service"	12 "Software"	13 "Subsequent Ent	14 "Update"	15 "Use"	16 "User"			O = Accepted/Approved	O = Approval Process	O = Neguire Review	O = Not Applicable	Diebt column of lights = Internal S			

rohran Eereezer Fig. 15



20 € 5 0 0						<u>*************************************</u>	
Log Cut Help Acoust Clicata Contracts Tou are here > Workbench: Group Workbench Ein	Final	Final	Final	Final	Dec 6, 2000 Jim Gratehouse Fast Talk is Subscriber Final	Powered by Carta Copyright©2000 Carta	,
Carta (bscriber bscriber	bscriber	16 200	
				alk is Sul	N Sul	upillab	6 8
Log C				FastTr	FastI	ta ः	
are here)	ritides	C C	elman elman ander	asnou	esnou	Carr	2.
Log Cout Tou are here Mockhench: Gro Tou are here Mockhench: Gro Ownjer Dent	evetyn (Il Fahlgre	Fahigre	ndrew 7	m Gradel	m Gratel		
3	M 000	000	000 A	8 8	9	vered b	
Dale	ec.5, 20 ov.28, 2	ov 28,2 ov 28,2	ov 30, 2 ov 30, 2 ec 4, 20	ec 6, 20 ec 6, 20	ec 6; 20	Poy	
	a v	Z Z Z	2 2 0 2 2 4	٥٥	٥		•
National Digits	MTC Services. Agreement "Dec.5, 2000 Meyelyn Critides." Abplication Service Agreement "Nov. 28, 2000 Jill Fahlgren	greemer	greemer greemer	ment	ment		*
OOT SEE SEE SEE SEE SEE SEE SEE SEE SEE SE	Agreer ervice A	ervice A ervice A	ervice A	P Agree P Agree	P Agree		
nta Negotiator Kbench for lynn/ Contract Title	Service: cation Si	cation S cation S	cation S	rack AS rack AS	frack AS		
The diCarta Negotiator pis Workbench for Jyry Contract Tille	MTC	Appli	Appli	Fast Fast	Fest		
The ulCarta Negotiator Group's Workbench for bravi (Eures)				1182			•
Ġtio		yel Tes		nent - 0 32			
i kame		111/28 ause/Le	Test 1	Agreer st-011			
arts. Serie: E. E. Contract Name	1156 1001	DA Tes anta Cl	eilman 1145	eP.ASP eterSTe	1182		
Ay Task	0 0	ZOO	0 2	Ω	0		
	plicable ned	eReviev	nted tred	eReviev eReviev	eReviev		
Are Profits. P. Status	NotAp Accel	Requi	Accel	Requi	Requi		
oldono)	Status Status	Status Status Status	Status (Status)	Status Status	Status		
Security Archive	981	88 88 89 89			981		× .
Carta Interesión Con Contra Go	Logic	ighthor.	ighthor.	ighthot ighthot	ighthous		
diCarta Administration Contract Archive (1914) (1914) Context (GoupWorkert) MyProfite Company P. Staffus	Cardinal Logic (sum) NotApplicable 01.156 MTC Services Agreement Dec.5, 2000 Mevelyn Cribles Galsby Lighthouse (sum) Accepted 01.001 Application Service Agreement Nov. 28, 2000 Jill Fahigren	Gatsty Lighthouse (State) Accepted NDA Test 11/28 Application Service Agreement Nov 28, 2000 Jill Fahlgren Gatsty Lighthouse (State) RequireReview. Sanita Clause Level Test Application Service Agreement Nov 28, 2000 Jill Fahlgren Gatsty Lighthouse (State) Agreement Nov 28, 2000 Jill Fahlgren Gatsty Lighthouse (State) Agreement Nov 28, 2000 Jill Fahlgren Gatsty Lighthouse (State)	Catsby Lighthouse (State) Accepted Zellman Test 1 Application Service Agreement Nov.30, 2000 Andrew Zelman Gatsby Lighthouse (State) Executed 01/145 Application Service Agreement Nov.30, 2000 Lynn Alexander	Galsby Lighthouse (study) RequireReview DelPASP Agreement - 01.182 FastTrack ASP Agreement Dec 6, 2000 Jim Gratehouse FastTalk is Subscriber Final Galsby Lighthouse (study) RequireReview Peter(STest-01.182 FastTrack ASP Agreement Dec 6, 2000 Jim Gratehouse FastTalk is Subscriber Final	Gatsby Lighthouse (Saus) RequireReview 01182 FastIrack ASP Agreement		
5 E		NT _o T _o		الهالها			

DG/SEDSS OS THO

diCerta Controcts diCarta Professional Services Agreement Clause 1.a "Confidential"

6 1.a "Confidential"

or Software by any means, not permit any other party to derive or attempt to derive such source code. Except as permitted by applicable law. Licensee notices and any other confidentially or proprietary legends that are on the original copy of the Client Software, and (ii) does not distribute such copies may not reverse engineer, decompile, disassemble, of translate the Client Software or Software or any part thereof, or permit or assist any third party in doing so. Licensee agrees to maintain the Client Software and Software in confidence and shall use a reasonable degree of care to protect the Clent Software to access the Software and the Service in accordance with Licensee's own internal business purposes. Licensee may not copy the rent, timeshare, deliver or otherwise transfer,the Client Software or the Software, norpermit any other party to do any of the foregoing. Licensee may not remove from the Client Software, or alter any of the trademarks, trade names, logos, patent or copyright notices or markings, or add any other notices or markings to the Client Software or Software. Licenseeinay not derive or attempt to derive the source code of the Client Software to any third party. Licensee may not otherwise use, copy, modify create derivative works of distribute, self, assign, pledge, sublicense, lease, loan Software Ucensee may make copies of the Client Software for its internal Use; provided that Licensee () reproduces on such copies all copyright Subject to the terms and conditions of this Agreement, diCarta grants Licensee anoth, exclusive, non-transferable, world-wide license to Use the confidentiality of the Client Software and Software.

C "Afternate Clause 1" Playbook | Approvals

Licensee may make copies of the Client Software for its internal Use, provided that Licensee () reproduces on such copies all copyright notices and any other confidentially or proprietary legends that are on the original copy of the Client Software, and (ii) does not distribute such copies to any third remove from the Client Software or Software, or alter any of the trademarks, trade names, logos, patent or copyright notices or markings, or add any other notices or markings to the Client Software or Software. Licensee may not derive or attempt to derive the source code of the Client Software or timeshare, deliver or otherwise transfer the Client Software or the Software, nor permit any other party to do any of the foregoing. Licensee may not party. Licensee may not otherwise use, copy, modify, create derivative works of, distribute, sell, assign, pledge, sublicense, lease, loan, rent, Software by any means, nor permit any other party to derive or attempt to derive such source code.

C "Afternate Clause 2" Playbook | Approvals

any other party to do any of the foregoing. Licensee may not remove from the Client Software or Software, or alter any of the trademarks, trade names, distribute, sell, assign, pledge, sublicense, lease, loan, rent, timeshare, deliver or otherwise transfer the Client Boftware or the Software, nor permit Client Software, and (ii) does not distribute such copies to any third party. Licensee may not otherwise use, copy, modify, create derivative works of logos, patent or copyright notices or markings, or add any other notices or markings to the Client Software or Software. Licensee may not derive or attempt to derive the source code of the Client Software or Software by any means, nor permit any other party to derive or attempt to derive such source code

Carta copyright@2000 dicarta

Powered by



Fig. 18

		Southway Central Powered by Carta Copyright® 2000 diCarta	Password:	To complete E-signature Contract Execution enter your Password and click CONTRULE	POF	You are about to sign and execute entire agreement	GilCarta/Silverstream: Professional Services Agreement E-signalure Ezervican	
位 Yiew Fgvortes Lock 出版								